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PART II-A

Notifications relating to Minor Administrations

ORDERS BY THE CHIEF COMMISSIONER, AJMER MERWARA

NOTIFICATIONS

Ajmer, the 13th March 1948

No. A|21-3-II.—In exercise of the powers conferred on him by Section 12 of the Code of Criminal Procedure 1898 (V of 1898) as adapted by the Government of India (Adaptation of Indian Laws) Order 1937, read with the Government of India, Home Department Notification No. F.126|37-Public dated the 1st April 1937, the Chief Commissioner is pleased to appoint the following gentlemen as Honorary Magistrates and to confer on them all powers of a Magistrate of the II Class to be exercised within the limits specified against them for a period of one year with effect from the 1st March, 1948.

Whole of the Beawar Sub Division.

- (1) Mr. Bansidhar Jaria, M.A., LL.B.
- (2) Mr. Rama Kant Kaushik, M.A., LL.B.

Municipal limits of the town of Beawar.

- (3) Mr. Narendra Kumar, B.A., LL.B.
- (4) Mr. Jageshwar Prasad Bhargava, M.A., LL.B.
- (5) Qazi Zafar Ali.

2. The Chief Commissioner is also pleased to direct that all the above Honorary Magistrates of Beawar shall sit singly during such period and on such days as may be allotted by the District Magistrate and shall exercise ordinary powers of a Magistrate of II Class and also the following additional powers :—

- (i) to take cognisance of offences upon complaint [Section 190 (i) (a), Criminal Procedure Code].
- (ii) to take cognisance upon Police report [Section 190 (i) (b) Criminal Procedure Code].

3. The Chief Commissioner is also pleased to direct that the following Honorary Magistrates

of Beawar may try cases triable by the Magistrates of the II & III Class under the Ajmer Merwara Municipalities Regulation, 1925 (VI of 1925) or any rule or bye-law thereunder or under Section 34 of the Police Act, 1861 (V of 1861) or under the Hackney Carriage Act 1879 (XIV of 1879) or any rule made thereunder or any other Act or Rule made thereunder in which provision is made for the Credit to the Beawar Municipal Fund of all fines or other sums recovered from persons convicted of offences committed within the Beawar Municipality under any of the said enactments or rules, in such month or months during this period of one year as the District Magistrate from time to time may direct.—

(1) Mr. Jageshwar Prasad Bhargava.

(2) Qazi Zafar Ali.

By order,

C. L. TRIVEDI,

*Secretary to the Chief Commissioner,
Ajmer Merwara.*

Ajmer, the 16th March 1948

No. A|1-59-III.—The following draft of certain amendments to the Census of Manufacturing Industries Rules, 1945, which the Chief Commissioner proposes to make in exercise of the powers conferred by sub-section (1) of section 12 of the Industrial Statistics Act, 1942 (XIX of 1942), read with the Government of India, late Department of Commerce Notification No. 183-Ind.(3)|42, dated the 26th September, 1942, is published as required by the said sub-section for the information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration after a period of one month from the date of its publication. Any objections or suggestions which may be received from any person with respect to the said draft before the aforesaid date will be considered by the Chief Commissioner. The objections or suggestions should be addressed to the Labour Officer and Statistics Authority, Ajmer-Merwara, Ajmer.

DRAFT NOTIFICATION

In exercise of the powers conferred by sub-section (1) of section 12 of the Industrial Statistics Act, 1942, (XIX of 1942), read with the Government of India, late Department of Commerce Notification No. 183-Ind(3)42, dated the 26th September, 1942, the Chief Commissioner is pleased to make the following amendments in the Census of Manufacturing Industries Rules, 1945, published in this Administration Notification No. A/1-59, dated the 4th December, 1945.

AMENDMENTS

In the said rules,

(1) in rule 2

(i) the following clause shall be inserted after clause (a), and the existing clauses (b) and (c) shall be renumbered as clauses (c) and (d) respectively :—

“ (b) ‘ company ’ means an incorporated company, wheresoever incorporated.”

(ii) the following clause shall be inserted after the existing clause (c), and the existing clauses (d), (e), (f) and (g) shall be renumbered as clauses (f), (g), (h) and (i) respectively :—

“ (e) ‘ manufacturing process ’ means any process for—

(i) making, altering, repairing, ornamenting, finishing or packing, or otherwise treating any article or substance with a view to its use, sale, transport, delivery or disposal, or

(ii) pumping oil, water or sewage, or

(iii) generating, transforming or transmitting power.”

(2) for rules 3, 4 and 5 the following rules shall be substituted, namely :

“ (3) (i). The Statistics Authority shall before the end of December or, in the case of a factory engaged in the sugar industry, before the end of June in each year, serve on the occupier of each factory which is engaged in an industry specified in Schedule I or which, having previously been so engaged, has temporarily suspended manufacturing processes a notice requiring him to furnish to the Statistics Authority—

(a) a return in duplicate in the form appropriate to the industry in which the factory is or has been engaged relating to the next following calendar year or, in the case of a factory engaged in the sugar industry, the next following annual period commencing with the 1st July and ending with the 30th June, and

(b) if the factory is owned by a company, two copies each of the annual balance-sheet and profit and loss account and of the directors' report, if any, for the period to which the return relates if the company's accounting year coincides with this period, and otherwise for the last preceding

year for which the accounts of the company were closed ; and when any factory which was not in existence or was not engaged in any such industry in December or, in the case of sugar industry, in June, in any year, during the next following calendar year or, in the case of sugar industry, during the next following annual period as aforesaid, engages or is about to engage in any such industry, the Statistics Authority shall serve such notice on the occupier of such factory as soon as may be, and the provisions of this sub-rule shall apply as if the period to which the return related were the portion of the said calendar year or annual period, as the case may be, during which the factory is engaged in such industry.

(2) If the occupier of any factory on whom a notice has been served under sub-rule (1) (hereinafter called the first occupier), at any time during the period to which the return required to be furnished under such notice relates, ceases to be the occupier of the factory, and some other person (hereinafter called the second occupier) becomes the occupier thereof, the first occupier shall immediately on ceasing to be the occupier inform the Statistics Authority of the change of occupancy and the name and address of the second occupier, and the Statistics Authority shall as soon as may be serve on the second occupier a notice requiring him to furnish to the Statistics Authority—

(a) a return in duplicate in the form appropriate to the industry in which the factory is engaged relating to that part of the said period during which the second occupier is the occupier of the factory, and

(b) if after the change of occupancy the factory is owned by a company, two copies of each of the documents which may be required to be furnished under clause (b) of sub-rule (1).

(3) If the occupancy of a factory changes more than once during the period to which the return required to be furnished under a notice served on the occupier thereof under sub-rule (1) relates, the provisions of sub-rule (2) shall apply on each occasion as if the outgoing occupier were the first occupier and the incoming occupier were the second occupier.

4. (1) Any occupier of a factory on whom a notice has been served under rule 3 shall furnish the return and documents as required hereunder so as to reach the Statistics Authority not later than two months after the expiry of the period to which the return relates :

Provided that any such occupier, who at any time during the period to which the return required to be furnished under the notice relates, ceases to be the occupier of the factory, shall furnish a return and documents as aforesaid relating to that part of the said period during which he has been the occupier of the factory so as to reach the Statistics Authority not later than two months after his ceasing to be the occupier :

Provided further that if any factory, on the occupier of which a notice has been served under rule 3, is dismantled or otherwise ceases to be a factory at any time during the period to which the return required to be furnished under

the notice relates, the occupier shall furnish a return and documents as aforesaid relating to that part of the said period during which the factory was in existence so as to reach the Statistics Authority not later than two months after the factory ceased to exist.

(2) If on representation being received from an occupier before the date on which a return is required to be furnished under this rule the Statistics Authority is satisfied that there is sufficient reason for so doing, the Statistics Authority may—

- (a) allow an extension of time for submission of the return up to one month beyond the said date;
- (b) in the case of a factory owned by a company, allow copies of the balance-sheet, and Profit and Loss account and of the directors' report, if any, to be submitted separately from the return by such date as he may specify.

5. (1) The Statistics Authority shall forward with the notices referred to in sub-rule (1) and (2) of rule 3, three copies of the form in which the occupier on whom the notice is served is required to furnish a return. Two copies of the form shall be used for the purpose of submission of the return as required by rule 4, and on the third copy the occupier shall retain an exact copy of the return submitted by him.

(2) If the occupier of any factory received with a notice served on him under rule 3 copies of a form which is not appropriate to the industry in which the factory is or has been engaged, he shall within seven days of the receipt of the said notice intimate to the Statistics Authority the industry in which in his opinion the factory is engaged, the principal products of the factory and the anticipated approximate value of each such product during the period for which the return is required; and upon the receipt of such information, whether within time or not, the Statistics Authority shall determine the industry in which the factory is engaged and, if it is an industry specified in Schedule I, shall as soon as may be after the receipt of such intimation serve upon the occupier a notice requiring him to furnish a return and documents as provided for in rule 3 in relation to that industry, forwarding therewith three copies of the form appropriate to that industry, and the provisions of these rules shall apply and the occupier shall furnish a return as if the fresh notice were the original notice and had been received on the date on which the original notice was received.

(3) If any factory on the occupier of which a notice has been served under rule 3 at any time subsequent to such service becomes engaged in a different industry from that in which it was previously engaged, the occupier shall within seven days of the factory becoming so engaged, intimate to the Statistics Authority the industry in which in his opinion the factory will thenceforth be engaged, the principal products of the factory and the anticipated approximate value of each such product during the entire period for which the return is required; and upon the receipt of such intimation, whether within time or not, the Statistics Authority shall, after making such further enquiries as he may consider necessary, determine the in-

dustry in which the factory is engaged and, if it is an industry specified in Schedule I, shall as soon as may be serve upon the occupier a notice requiring him to furnish a return and documents as provided for in rule 3 in relation to that industry, forwarding therewith three copies of the form appropriate to that industry, and the provisions of these rules shall apply and the occupier shall furnish a return as if the fresh notice were the original notice and had been received on the date on which the original notice was received."

(3) For sub-rule (1) of rule 6, the following sub-rule shall be substituted, namely :

"6 (1) Any notice required to be served and any return required to be furnished under these rules shall be served or furnished, as the case may be, by transmission through the post under registered cover with acknowledgment due, and on the outside of any cover—

- (a) containing a notice, the Statistics Authority shall cause to be written prominently the words "Notice under the Census of Manufacturing Industries Rules, 1945,";
- (b) containing a return of other documents required to be furnished by an occupier, the occupier shall cause to be written prominently the words "Confidential—Return under the Census of Manufacturing Industries Rules, 1945."

(4) In sub-rule (2) of rule 6, for the words brackets and figures "The notice referred to in sub-rules (1) and (2) of rule 3" the words "Any notice required to be served on the occupier of a factory under these rules" shall be substituted.

(5) In rule 7, for the words and figure "under rule 3" the words "to be furnished under these rules" shall be substituted.

By order,

C. L. TRIVEDI,
Secretary to the Chief Commissioner,
Ajmer-Merwara.

**DEPUTY COMMISSIONER & COLLECTOR,
AJMER-MERWARA**

ORDER

Ajmer, the 3rd March 1948

No. 33.—The certificate of approval to prospect and mine for minerals in the District of Ajmer-Merwara granted to Mr. Keshavlal D. Dave Commission Agent and Contractor, Ajmer, by the Chief Commissioner, Ajmer-Merwara, in his notification No. 659/173-A/37, dated the 26th April 1939, is hereby renewed further for the year 1948 for minerals unconnected with gems.

DURGA PRASAD,
Deputy Commissioner & Collector,
Ajmer-Merwara.

**OFFICE OF THE CHIEF COMMISSIONER,
DELHI**

NOTIFICATIONS

Delhi, the 15th March 1948

No. F.15(16)48-C.S.—Mr. S. K. Srivastava, Deputy Director of Civil Supplies (Food) in the Delhi Rationing Organisation, was granted earned leave for 13 days with effect from the 19th December 1947 with permission to suffix the 1st January 1948 (being holiday on account of New Year's Day). On the expiry of his leave he resumed charge of his duties with effect from the 2nd January 1948.

By order,

I. D. MATHUR,

*Secretary (Rationing and Civil Supplies)
to the Chief Commissioner, Delhi.*

OFFICE MEMORANDUM

Delhi, the 15th March 1948

No. F.28(6)48-Home.—In respect of the Air Raid Precautions Warden's Post behind the Jantar Mantar Road, New Delhi, allotted to Dr. Gopa Bhardwaj, 28, Bara Khamba Road, New Delhi, vide this office memorandum of even number dated the 9th August 1947 for being utilised as a lower primary school and medical dispensary for Harijans of that colony, the Chief Commissioner, has decided to charge a standard rent of Rs. 77/3/- (Rupees seventy seven and annas three) only per mensem with effect from the date the premises in question were occupied by Dr. Gopa Bhardwaj.

J. P. RAY,

*Home Secretary
to the Chief Commissioner, Delhi.*

Delhi, the 16th March 1948

No. F.7A(20)48-Home.—Mr. Sukhbir Singh Rathia assumed charge of the Office of Deputy Superintendent of Police, Delhi on the forenoon of the 18th February, 1948.

By order,

J. P. RAY,

*Home Secretary to the Chief Commissioner,
Delhi.*

Delhi, the 16th March 1948

No. F.7A(21)48-Home.—Mr. Chanan Singh assumed charge of the office of Deputy Superintendent of Police, Delhi on the forenoon of the 17th February 1948.

By order,

J. P. RAY,

*Home Secretary to the Chief Commissioner,
Delhi.*

Delhi, the 16th March 1948

No. F.8(1)48-L.S.G.—In exercise of the powers conferred by the clause (d) in sub-sec-

tion (1) of the section 242 of the Punjab Municipal Act, 1911, the Chief Commissioner of Delhi is pleased to appoint

1. Mr. Gurbax Singh.

2. L. Jawala Pershad.

to be the members of the Notified Area Committee, Mehrauli for the remainder of the term of two years ending on the 12th June, 1948, vice

1. Qazi Mohd. Said.

2. Khawaja Syed Zafar Husain.
who have left Delhi.

By order,

RATAN LAL,

*Secretary (Local Self Government)
to the Chief Commissioner, Delhi.*

Delhi, the 17th March 1948

No. F.8(70)48-R&R.—Mr. Govind H. Seth, M.A., LL.B., (Hons.), Bar-at-Law, assumed charge of the office of the Relief and Rehabilitation Commissioner, Delhi Province on the afternoon of the 17th January, 1948.

By order,

A. S. BHATNAGAR,

*Secretary (Advisory Council)
to the Chief Commissioner, Delhi.*

Delhi, the 17th March 1948

No. F.4(30)48-R&J.—The Chief Commissioner is pleased to appoint Mr. C. K. Nair to be a Non-Official Visitor of Delhi District Jail for a period commencing from the date of this notification till the 15th June 1949.

By order,

J. P. RAY,

*Home Secretary to the Chief Commissioner,
Delhi.*

Delhi, the 17th March 1948

No. F.7(147)48-H.P.W(I).—In exercise of the powers conferred by sub-section (I) of Section 21 of the Drugs Act, 1940, read with the Government of India, Department of Health Notification No. F.3-1/47, dated the 22nd April 1947 the Chief Commissioner of Delhi is pleased to appoint Mr. S. N. Roy, as Inspector for the Delhi Province for the purposes of Chapter IV of the Drugs Act, 1940 with effect from the forenoon of the 24th February, 1948. This office Notification No. F.7(233)45-HPW, dated the 8th May, 1947, is cancelled with effect from the 24th February 1948.

By order,

RATAN LAL,

*Secretary (Local Self Government)
to the Chief Commissioner, Delhi.*

Delhi, the 17th March 1948

No. F.12(27)47-H.P.W.—In exercise of the power conferred by rule 4.13 of the Delhi

Motor Vehicles and Taxation Rules 1940 read with the notification of the Government of India in the late Department of Communications No. B.60 dated the 28th June 1939, the Chief Com-

missioner of Delhi is pleased to exempt from the limitations of capacity of stage carriages shown in the attached list to the extent mentioned against each vehicle.

*Statement showing Registered No. & Accommodation of 194" Wheel Base Buses of the
G. N. I. T.*

Serial No.	Registration No.	Wheel Base.	Registered seating Capacity	Seating Accommoda- tions.	Standing Accommoda- tions.	Remarks
(Including Driver and Conductor.)						
1	DLH. 7327	..	27	36	9	
2	7350	..	"	"	"	
3	7366	..	"	"	"	
4	7392	..	"	"	"	
5	7368	..	"	"	"	
6	8873	..	"	"	"	
7	8801	..	"	"	"	
8	8802	..	"	"	"	
9	8887	..	"	"	"	
10	8702	..	"	"	"	
11	8874	..	"	"	"	
12	7369	..	"	34	8	
13	8459	..	"	"	"	
14	8603	..	"	"	"	
15	5342	..	"	"	"	
16	8297	..	"	"	"	
17	5384	..	"	"	"	
18	5377	..	"	"	"	
19	8292	..	"	"	"	
20	8444	..	"	"	"	
21	8498	..	"	"	"	
22	5324	..	"	"	"	
23	5329	..	"	"	"	
24	5336	..	"	"	"	
25	5321	..	"	"	"	
26	8474	..	"	"	"	
27	8470	..	"	"	"	
28	8473	..	"	"	"	
29	8463	..	"	"	"	
30	5338	..	"	"	"	
31	6112	..	"	"	"	
32	5679	..	"	"	"	
33	8483	..	"	"	"	
34	8290	..	"	"	"	
35	8291	..	"	"	"	
36	8078	..	"	"	"	
37	8072	..	"	"	"	
38	8075	..	"	"	"	
39	8049	..	"	"	"	
40	5127	..	"	"	"	
41	5124	..	"	"	"	
42	5889	..	"	"	"	
43	8611	..	"	"	"	
44	8610	..	"	"	"	
45	8606	..	"	"	"	
46	5360	..	"	"	"	
47	5604	..	"	"	"	
48	8122	..	"	"	"	
49	5693	..	"	"	"	
50	5580	..	"	"	"	
51	5358	..	"	"	"	
52	5507	..	"	32	"	
53	5487	..	"	"	"	
54	5486	..	"	"	"	
55	5476	..	"	"	"	

By order,
RATAN LAL,
Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 17th March 1948

No. F.16(72)47-HPW-I.—Whereas it appears to the Chief Commissioner of Delhi that land is needed by Government for a public purpose, namely for the construction of a road from mile 6½ Najafgarh Road to Central Ordnance Depot, it is hereby declared that the land described in the specification below is needed for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894 to all whom it may concern and under the provisions of section 7 of the said Act the Collector of Delhi is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected in the offices of the Collector of Delhi and the Executive Engineer, Provincial Division, New Delhi.

*Specifications**District*.—Delhi.*Tehsil*.—Delhi.*Village*.—Basi Darapur.*Area to be acquired*.—9.74 Acres.*Dimensions & Boundaries*.—

From 6½ mile of Najafgarh Road upto the boundary of Naraina village Basi Darapur.

District.—Delhi.*Tehsil*.—Delhi.*Village*.—Naraina.*Area to be acquired*.—7.46 Acres.*Dimensions & Boundaries*.—

From Naraina & Basi Darapur village to Delhi Cantt. Boundary.

North—Najafgarh Road.

South—New Cantt.

East—Vacant Land.

West—Vacant Land.

By order,

RATAN LAL,

*Secretary (Local Self Government)
to the Chief Commissioner, Delhi.*

Delhi, the 17th March 1948

No. F.16(72)47-H.P.W.-II.—Whereas it appears to the Chief Commissioner of Delhi that land is needed by Government for a public purpose, namely for the construction of Dihwan Kalan Road No. 7, it is hereby declared that the land described in the specification below is needed for the above purpose.

This declaration is made under the provisions of section 6 of the Land Acquisition Act, 1894, to all whom it may concern and under the provisions of section 7 of the said Act, the Collector of Delhi is hereby directed to take order for the acquisition of the said land.

A plan of the land may be inspected in the offices of the Collector of Delhi and the Executive Engineer, Provincial Division, New Delhi.

*Specifications**District*.—Delhi.*Tehsil*.—Delhi.*Village*.—Najafgarh Dihwan.*Area to be acquired*.—11.21 Acres.*Dimensions & Boundaries*.—

North Dihwan Kalan Village.

South—Najafgarh.

East—Cultivated field.

West—Cultivated field.

By order,

RATAN LAL,

*Secretary (Local Self Government)
to the Chief Commissioner, Delhi.*

**IN THE COURT OF SHRI DES RAJ PAHWA,
COMMERCIAL SUB-JUDGE, 1st CLASS,
DELHI.**

Suit No. 749 of 1947

L. Ram Nath son of L. Har Narain caste Vaish, residen~~t~~ of Chandni Chowk, Delhi.

Against

1. L. Mehtab Rai son of L. Gulab Singh, caste Vaish c/o Messrs The Jamna Flour Mills, Bela Road, Delhi.

2. L. Suraj Bhan son of L. Gulab Singh, caste Vaish, c/o Messrs The Jamna Flour Mills, Bela Road, Delhi.

Suit for dissolution of partnership and Rendition of accounts

To

The public at large and all concerned.

Whereas the defendants have admitted the factum of partnership as well as the shares of the parties in the business and as they have no objection to the grant of preliminary decree for dissolution of partnership and rendition of accounts, I hereby grant the plaintiff a preliminary decree for dissolution of partnership and rendition of accounts against the defendants. It is declared that the shares of the plaintiff in the businesses would be Annas -8/- in a rupee, while that of the defendants would also be Annas -8/- in a rupee. The partnership shall be deemed to have been dissolved from 2nd December 1947, the date of the institution of the suit.

DES RAJ PAHWA,
Commercial Sub Judge, 1st Class,
Delhi.